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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 09/939,752 08/28/2001 Masaki Komaki 024016-00014 3840 EXAMINER 7590 10/15/2003 ARENT FOX KINTNER PLOTKIN & KAHN, PLLC NGUYEN, JOSEPH H Suite 600 ART UNIT PAPER NUMBER 1050 Connecticut Avenue, N.W. Washington, DC 20036-5339 2815

DATE MAILED: 10/15/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

			<b>_</b>
•		Application No.	Applicant(s)
	Office Action Summary	09/939,752	KOMAKI, MASAKI
		Examiner	Art Unit
		Joseph Nguyen	2815
Period	The MAILING DATE of this communication a for Reply	ppears on the cover she t	with the correspondence address
THE - Ex aff - If f - If f - F - Ar	HORTENED STATUTORY PERIOD FOR REF E MAILING DATE OF THIS COMMUNICATION tensions of time may be available under the provisions of 37 CFR ter SIX (6) MONTHS from the mailing date of this communication. The period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by state the period for reply within the set of extended period for reply will, by state the period for reply will, by state the main three months after the main replacement. See 37 CFR 1.704(b).	<ol> <li>In no event, however, may eply within the statutory minimum of od will apply and will expire SIX (6) M ute, cause the application to become</li> </ol>	a reply be timely filed thirty (30) days will be considered timely. IONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
1)[>	Responsive to communication(s) filed on 2	1 August 2003 .	
2a)∑	<u> </u>	This action is non-final.	
3)[	Since this application is in condition for allo closed in accordance with the practice unde	wance except for formal ner <i>Ex parte Quayle</i> , 1935	natters, prosecution as to the merits is C.D. 11, 453 O.G. 213.
•	ition of Claims		
4)∑	Claim(s) 1-21 and 23 is/are pending in the a		
_	4a) Of the above claim(s) 12-18 is/are withdr	awn from consideration.	
	Claim(s) <u>21</u> is/are allowed.		
•	Claim(s) <u>1-11,19,20 and 23</u> is/are rejected.		
•	Claim(s) is/are objected to.		
, –	Claim(s) are subject to restriction and	d/or election requirement.	
• •	ation Papers	nor	
/ –	]The specification is objected to by the Exami ☑ The drawing(s) filed on <u>28 August 2001</u> is/are		iected to by the Examiner
IU)	Applicant may not request that any objection to		
11)[	The proposed drawing correction filed on		
11/	If approved, corrected drawings are required in		,
12)	The oath or declaration is objected to by the		
Priority	y under 35 U.S.C. §§ 119 and 120		
	Acknowledgment is made of a claim for fore	ign priority under 35 U.S.	C. § 119(a)-(d) or (f).
•	a)⊠ All b)□ Some * c)□ None of:		
	1.⊠ Certified copies of the priority docume	ents have been received.	
	2. Certified copies of the priority docume		n Application No
	Copies of the certified copies of the papplication from the International     See the attached detailed Office action for a limited.	Bureau (PCT Rule 17.2(a)	<b>))</b> ).
	Acknowledgment is made of a claim for dome		
14)∟	a) ☐ The translation of the foreign language		
15)[	Acknowledgment is made of a claim for dome		
Attachm	ent(s)		
2) 🔲 N	otice of References Cited (PTO-892) otice of Draftsperson's Patent Drawing Review (PTO-948) formation Disclosure Statement(s) (PTO-1449) Paper No(s	5) 🔲 Notice	ew Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-11, 19-20, 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over figures 13 of acknowledged prior art (APA) in view of Fudanuki et al.

Regarding claim 1, (APA) discloses a fundamental cell used as a basic unit in the layout of a semiconductor integrated circuit device and being in a stage after metal wiring is formed comprising connector terminals 101 to be connected to upper wiring layers M2. (APA) does not disclose no fixed power supply wiring for commonly wiring between fundamental cells in a first metal wiring layer most adjacent to a pattern layer where fundamental cells being formed. However, Fudanuki et al discloses on figures 10A and 10B no fixed power supply wiring for commonly wiring between fundamental cells in a first metal wiring layer most adjacent to a pattern layer where fundamental cells being formed. In view of such teaching, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify (APA) by having no fixed power supply wiring for commonly wiring between fundamental cells in a first metal wiring layer most adjacent to a pattern layer where fundamental cells in a first metal wiring layer most adjacent to a pattern layer where fundamental cells being formed for

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the purpose of improving the density integration of the semiconductor device as taught by Fudanuki et al (col. 12, lines 30-40).

Regarding claims 2-7, (APA) and Fudanuki et al together disclose the structure set forth in claims 2-7.

Regarding claim 8, (APA) discloses substantially all the structure set forth in the claimed invention except no fixed power supply wiring for commonly wiring to be commonly wired between the basic units in a first metal wiring layer most adjacent to a pattern layer where fundamental cells being formed. However, Fudanuki et al discloses on figures 10A and 10B no fixed power supply wiring for commonly wiring to be commonly wired between the basic units in a first metal wiring layer most adjacent to a pattern layer where fundamental cells being formed. In view of such teaching, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify (APA) by having no fixed power supply wiring for commonly wiring to be commonly wired between the basic units in a first metal wiring layer most adjacent to a pattern layer where fundamental cells being formed for the purpose of improving the density integration of the semiconductor device as taught by Fudanuki et al (col. 12, lines 30-40).

Regarding claim 23, (APA) discloses substantially all the structure set forth in the claimed invention wirings excluding a fixed power supply wiring for commonly wiring between fundamental cells in the first metal layer. However, Fudanuki et al discloses on figures 10A and 10B wirings excluding a fixed power supply wiring for commonly wiring between fundamental cells in the first metal layer. In view of such teaching, it would

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have been obvious to one of ordinary skill in the art at the time the invention was made to modify (APA) by having wirings excluding a fixed power supply wiring for commonly wiring between fundamental cells in the first metal layer for the purpose of improving the density integration of the semiconductor device as taught by Fudanuki et al (col. 12, lines 30-40).

Regarding claims 9-11, 19 and 20, (APA) and Fudanuki et al together disclose the structure set forth in claims 9-11, 19 and 20.

### Allowable Subject Matter

Claim 21 is allowed.

# Response to Arguments

Applicant's arguments filed on 8/21/2003 have been fully considered but they are not persuasive.

With respect to claims 1, 8 and 23, applicant argues that Fudanuki does not disclose no fixed power supply wiring for commonly wiring between fundamental cells or basic units in a metal wiring layer most adjacent to a pattern layer. However, Fudanuki clearly discloses on figures 10A and 10B that no fixed power supply wiring for commonly wiring between fundamental cells or basic units in a metal wiring layer most adjacent to a pattern layer (col. 12, lines 27-40). It is clear that Fudanuki discloses no fixed wiring in a hierarchy where fundamental cells are formed. Also, there is no disclosure of so-called fixed wirings anywhere in Fudanuki thereto. As such, with a

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strong motivation provided by Fudanuki, the combination of figure 13 of (APA) and Fundanuki would on the claimed invention.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph Nguyen whose telephone number is (703) 308-1269. The examiner can normally be reached on Monday-Friday, 7:30 am- 4:30 pm

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eddie Lee can be reached on (703) 308-1690. The fax phone numbers for

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the organization where this application or proceeding is assigned is (703) 308-7382 for regular communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

JN October 3, 2003

> JEROME JAOKSON PRIMARY/EXAMINER